

1871-005 Chancery Cause. Marion D. Richmond vs. William P. Jones
Lee Co.

Russell, Smyth

1 Plat

CA - Debt
T - Property

- Deed

To the Honorable John A. Campbell, Judge
of the Circuit Court of Lee County.

The Bill of Complaint of Marion D. Richmond
of said County, would respectfully represent, that
on the 13th day of March 1860, one William P. Jones,
then of said County, made his certain writing obligatory,
sealed with his seal, and filed with this Bill, as
part thereof, marked (c), the date whereof is the same
day and year, last aforesaid, by which he promised
& bound himself to pay Marion D. Richmond, (Your
Orator) Fifty Dollars, by the first day of September
next after the date thereof; yet the said William
P. Jones has not paid to Your Orator, the said sum
of Fifty Dollars, or any part, and the said sum
of Fifty Dollars, and interest thereon from the first
day of September 1860, is still due, and owing to
Your Orator. The said Wm. P. Jones is now a non-
resident of the State of Virginia, he having since
the execution of said writing obligatory, removed to the
State of Kentucky, and from there, perhaps he has
gone to parts unknown; and therefore Your Orator
is unable to obtain a judgment at law, against
him, which if obtained, would be unavailing, ~~without~~
the aid of a Court of Equity, as the said Jones, has no
effects in this State, known to Your Orator, except,
three several tracts, or parcels of land, which he now
owns, lying in this County (Lee) in the Poor Valley, & on
the Stone Mountain, and Stone Creek. One tract containing
500 acres, and one, 100 acres, and the other, the number of acres
is not specified. These several tracts, or parcels of
land, were conveyed to said Jones, by John D. S. Russell
& Elizabeth his wife, James Smith, George Smith, Mary Smith,
and William Smith and Rebecca his wife.

by deed now of record in the clerk's office of said County, bearing date, the 29th day of October 1857 a certified transcript of which is herewith filed as part of this Bill, marked (B). The object of this Bill is to obtain an attachment in equity against the said William P. Jones, to be levied upon the lands above mentioned, & after an order of publication against the said non-resident defendant, to obtain a decree for your Orator's said claim, & interest thereon as aforesaid and the costs of this suit, and to subject the said lands, or so much thereof as may be required to sale, in discharge of said claim, interest & costs; and your Orator being without an adequate remedy in law, to effect said objects, but being entitled to full relief in Equity, his pray therefore is, that the said William P. Jones be made a party Defendant to this Bill, and be required to answer its several allegations, fully & truly upon oath, and that an order of publication be made against him as an absent Defendant, and that upon a final hearing, Your Honor, will render a decree, in favor of your Orator, for his debt and interest, & costs, and subject to sale, in discharge of the same, the lands above mentioned, or so much of the same, as will be necessary; and that Your Honor, will grant to your Orator, such other, and further, general, & special relief, as the ends of justice may require in the premises, & as in duty your Orator will ever pray &c.

Lane for Compt.

to Oct 69 6. 6. 51
 " 10. 00
 S- 30
 T- 50
 O.P. 5. 00
27.51

(L)
 Marion D. Richmond

W. ³/₈ Bill.

William P. Jones.

Note filed.

to 3. 11. 87 to
 3. 11. 86

1869 Jan 15th Bill Filed & Specimen
 Attachment on w. p. issued
 Feb. Attachment & Decree in
 Order. P. B. vs. Deft & Cont.
~~March & Decree nisi~~
~~April Decree nisi Comp. &~~
~~House set for hearing~~
 March & April Cont. for Bill.
 May. O.P. Comp. & P. B. vs.
 June Decree nisi Comp. &
 July & Aug. Continued
 Sep. Cause set for hearing.
 Sep Decree & Cont.
 1870 May spec. continued
 " Oct Decree & Cont.
 1871 May Term Decree
 final.

Marion D. Richmond
vs.
William P. Jones. } In Chancery

This cause came on again to be heard on the 15 day of May 1871 upon the papers formerly read in the cause, and the report of David Miller, who was appointed a Special Commissioner at the last Term of this Court, to survey, and convey the land sold by a former Commissioner, and was argued by Counsel; upon consideration whereof it is adjudged, ordered and decreed, that said report be confirmed in every particular, and it appearing to the satisfaction of the Court, that Marion D. Richmond had directed, the conveyance of the land laid off by Commissioner Miller, to be made to William Penington. It is therefore further ordered, & decreed, that the said deed from the said Commissioner, to the said ^{Penington} ~~Miller~~, for the $165\frac{5}{15}$ acres laid off by said Commissioner be confirmed, and that the same, and the diagram accompanying said report, be certified to the clerk of the County Court of Lee County for recordation; and there being no further action necessary in the cause, it is ordered to be stricken from the docket.

333
 111
 444
 13
 487

128
 111
 213

Marion D. Richmond.
 vs. } Decree final.
 Mrs. P. Jones.

Entered this decree
 P. H. Fulton
 May 18th 1871

Entered O. B. p 170.
 John B. West, D. C. C.

Marion D. Richmond.
vs
Wm. P. Core, } In Chancery.

This cause came on again to be heard at the October Term 1870, upon the papers formerly read in the cause, and the report of Wm. W. Sage Sheriff of Lee County, who by a former decree in this cause, was directed to sell so much of the lands in the Bill mentioned, as would satisfy the Pliffs debt, interest & costs of this suit; and was argued by Counsel, and the said report having been filed more than 30 days, and no exceptions being filed thereto, the same is confirmed, and the sale being by the decree, and the necessary quantity sold being less than the whole tract, it is adjudged, ordered & decreed, that David Miller who is a surveyor, is hereby appointed a Commissioner for the purpose, lay off by proper meters & bounds, the $165\frac{55}{75}$ acres sold by Commissioner Sage off of the southern end of the 500 acre tract, from which said quantity was sold, having the eastern & western lines of said boundary sold, as nearly equal in length as practicable; and that W. D. Richmond the purchaser, & creditor in this cause retain for his debt & interest the sum of \$77;45 $\frac{2}{3}$, and that he pay to the respective parties entitled, the costs of this suit, which constitutes the residue of the purchase money; and upon producing sufficient evidence to Commissioner Miller that he has done so, then said Commissioner shall make a deed to him, or such person as he may direct, and return the same, with his report, to the next term of this court, and the cause is continued.

W D Richmond.

21. 3 Decree

Mr P. Jones

Oct 1870

O. B. Page 139.

Directing Comm
Miller sent to lay
off land.

Repts conf. had

Enter this decree
J. A. Kell
Oct. 6. 1870

Virginia

At a Circuit Court Continued & held for Lee County, at
the Court-House thereof, on Tuesday, September 21st 1869.

Morris D. Richmond

Plff

vs.

William P. Jones

Def

In Chancery.

This cause came on to be heard this, the 21st, day of September 1869 upon
the Bill and Exhibits filed therein and was argued by Counsel; and
it appearing to the Court that an order of Publication has been pub-
lished and posted against the defendant as required by law, and he
still failing to appear and answer, the plaintiff's Bill is taken as con-
fessed; and it further appearing to the Court from the writing obligatory
of the said William P. Jones, filed as an exhibit with plaintiff's Bill,
dated the 12th March 1860, that the defendant was due the plff
the sum of fifty dollars on the 1st day of September 1860; and
it also appearing to the Court that the said Plff has heretofore made
the affidavit required by the 11th Sec. of Chapter 151 of the Code of
1860, and that his attachment under said section has been
levied by the Sheriff of Lee County on the three several tracts of
land in the Bill mentioned, It is, therefore, adjudged, ordered,
and decreed that the plaintiff recover against the defendant
the sum of \$50.00, with interest from the 1st day of September
1860 and the costs of this suit; and that the sheriff of this County,
after having given public notice, at least one month, by ad-
vertising on the front door of the Court-house, on a Court-day,
at some public place near the said lands, proceed to sell at
public auction, at said Court-House on a Court-day, on a credit of
six months, so much of said lands as will satisfy the principal
and interest of the plaintiff's debt aforesaid, and all the costs
of this suit, taking from the purchaser bond, and good
security for the payment of the purchase money, and also
retain the vendor's lien upon the land so sold, until the
money is paid. But it further appearing to the Court that
the defendant has not appeared in this cause nor been
served with a copy of the attachment 60 days previous

to this date, it is further adjudged, ordered, and decreed that the plaintiff shall not have the benefit of this decree by a sale of said land, until he shall have executed bond before the clerk of this Court, with sufficient security, in the penalty of one hundred dollars, payable to the defendant, conditioned to perform such future order as may be made upon the appearance of the said Deft. and making defence. The said Sheriff will report his proceedings to the next term of this Court, to which time the cause is continued.

A copy - Lest - Henry J. Morgan D. Clerk

The bond required by the foregoing Decree has been executed in accordance therewith. H. J. Morgan D. Clerk

(B)
Marion N. Richmond
203 Copy of Decree
William P. Jones
Just filed in the
20th December 1869
at 7 1/2 Cts. More
Marion D. Richmond
and William P. Jones
1869

27.95 2/3
1.52 3/4
28.48 1/4
111111
77.95 2/3
79.48
116.93 2/3
1.52 3/4
118.45

Marion D. Richmond
vs
William P. Jones } Ex Chancery

This cause came on to be heard, this the ~~21st~~^{22nd} day of ~~August~~^{September} 1869, upon the Bill and exhibits filed therein and was argued by Counsel, and it appearing to the Court, that an order of publication has been published, and posted against the Deft, as required by law, and he still failing to appear and answer, the Pltffs Bill is taken as confessed; and it further appearing to the Court, from the writing obligatory of the said William P. Jones, filed as an exhibit with Pltffs Bill, dated the 12th March 1860, that the Deft, was due, the Pltff the sum of Fifty Dollars, on the 1st day of September, 1860; and it also appearing to the Court, that the said Pltff, has heretofore made the affidavit, required by the 11th Sec of Ch 157. of the Code of 1860, and that his attachment, under said section, has been levied, by the Sheriff of Dec County, on the three several tracts of land, in the Bill mentioned; it is therefore, adjudged, ordered, and decreed, that the Pltff recover against the Deft, the sum of \$50.00, with interest from the 1st day of Sept 1860, and the costs of this suit, and that the Sheriff of this County, after having given public notice, at least one month, by advertisement on the front door of the Court House, on a Court day, and at some public place near the said lands; ^{at said County House on Court day} proceed to sell at public auction, on a credit of six months, so much of said lands, as will satisfy the principal & interest of the Pltffs debt aforesaid, and all the costs of this suit, taking from the purchasing bond, and good security for the payment of the purchase money, and also retain the vendors Lien upon the land so sold, until the money is paid. But it further appearing to the Court that the Deft has not appeared in this cause, nor been served with a copy of ^{the} attachment 60 days previous to this date, it is further, adjudged, ordered, and decreed, that the Pltff shall not have the benefit of this decree, by a sale of said land, until he shall execute bond before the Clerk of this Court, with sufficient security, in the penalty of One hundred Dollars, payable to the

Deft, conditioned to perform such future order, as may be made upon the appearance of the said Deft, and making defence. The said Sheriff, will report his proceedings to the next term of this Court, to which time, the case is Continued.

Mr. D. Richmond.

7.01

vs { Decree
Mr. P. Jones.

Enter this decree
John W. Johnston
Sep 21. 1869

done for the

Entered O.R. p 82-3
H. J. Lullman, D. Clerk

Virginia.

See County

This day Marion D. Richmond
personally appeared before me Henry J. Morgan
Clerk of the County Court of See County & made
oath, that the claim of Fifty Dollars, due the 1st
day of September 1860, for which he has filed
a Bill in Chancery in the Circuit Court of said
County, in the nature of a foreign attachment, against
William P. Jones, is just, and is still due &
owing said affiant, and that he has present
cause of action therefor; - and also made oath
that the said William P. Jones, is, as affiant, verily
believer, a non-resident of the State of Virginia, and
that the said ~~Jones~~ ^{Jones} owns, three several tracts
or parcels of land, lying in said County, deeded
to him by John D. S. Russell & wife, & others, on the 24th
of October 1857.
Given under my hand. January 15th 1864.

Henry J. Morgan, C.

M. D. Richmond.
vs. $\frac{3}{3}$ affidavit.
Wm. P. Jones

Marion D. Richmond Plaintiff }
 against } In Chancery
 William P. Jones Defendant }

The undersigned (having been directed by a Decree in this cause, to sell certain lands therein named, after giving public notice, at least one month, by advertising on the front door of the Court House of Lee County, and at a public place near said lands) begs leave to state that on the 20th day of December 1869, that being Court day, he proceeded to sell at public Auction, at said Court House door, on a credit of six months, so much of said lands as would satisfy, the principal and interest of Plaintiffs' debt, and the costs - present & future of this suit to a final Decree therein. The land was bid off to Marion D. Richmond, he having been the highest bidder, at 75 cts per acre, for so much of the Southern end of the 500 acre tract in the Bill mentioned, as the amount of the said debt, interest, and costs would purchase, which I ascertained to be as follows, to wit: -

Principal of Complainant's Debt: \$50.00

Int. thereon from Sept. 1st 1860 to ^{June} 20th 1869: \$28.45²/₃

Principal & Int. to ^{June} 20th 1869: \$79.45²/₃

Costs of suit up to date of sale: \$27.51

Future costs of suit, including order of survey } 11.47

Colt's costs & costs of deed } 118.43²/₃

Sheriff's Commission @ 5 per cent } 5.84

Total amount of debt, Int. & Costs \$124.37²/₃

and then by a single Rule of Three Calculation I ascertained that the number of acres, which said amount of money would purchase @ 75 cts, is 16 5⁵⁵/₇₅ acres. Your Commissioner took from the purchaser bond & good security for the purchase

money, and also retains the vendor's lien upon the
land so sold until the purchase money is paid,
in compliance with the Decree of this Honorable Court.
All of which is respectfully submitted.

William M. Sage S. L. C.

To Hon. John A. Kelly

Judge Cir' Court Lee County in Ch'g sitting.

Marion A. Richmond
vs. Report of Sheriff's sale
William P. Jones.
Filed Augt. 12th 1870.
John B. West, C. C.

amt. \$
9 25 100 = 124-37/100
100

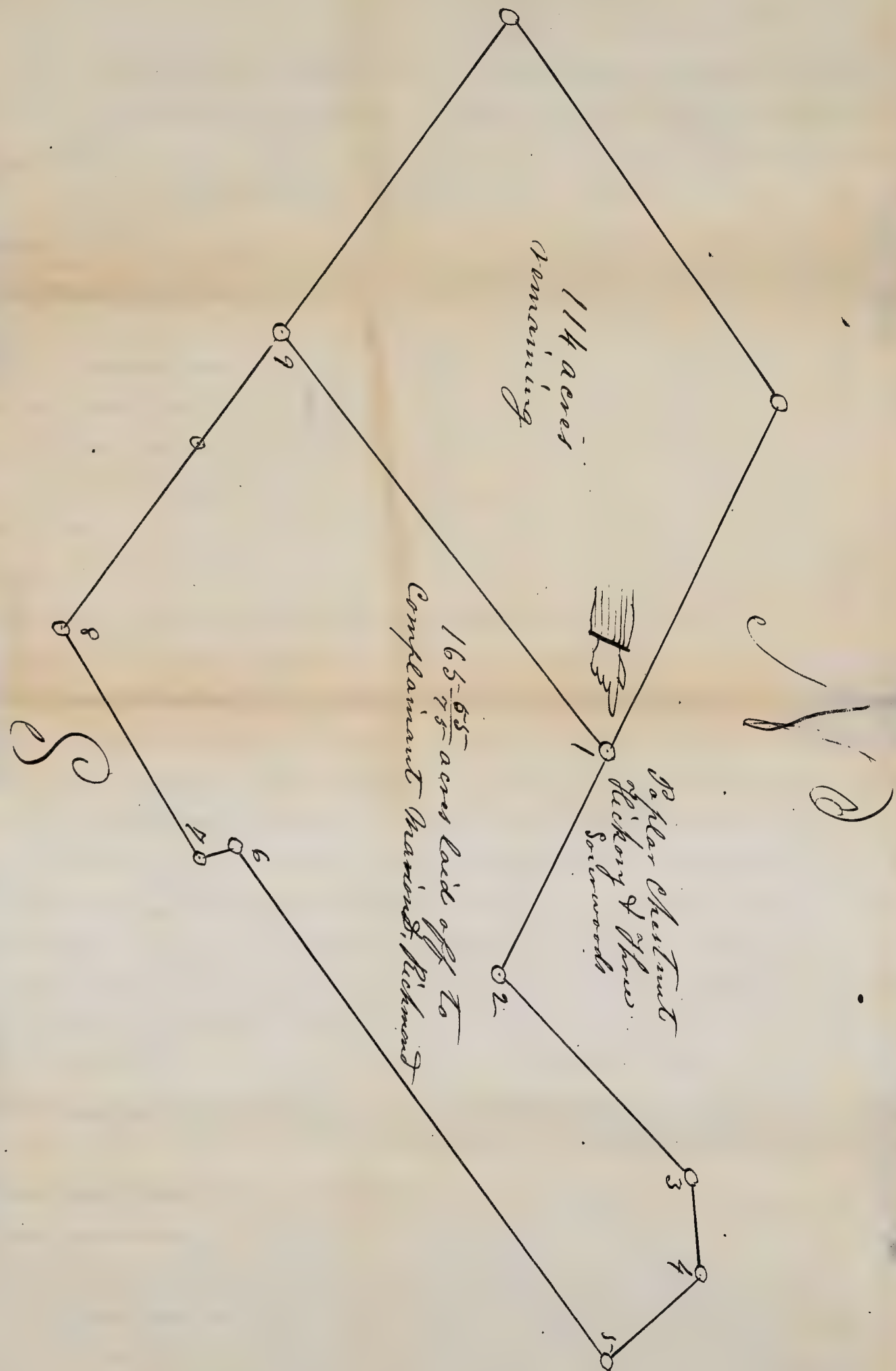
Marion D. Richmond Complainant }
against } Report
Wm. P. Jones Defendant }

To the Honorable John A. Kelly Judge
of the Circuit Court of Lee County;

Pursuant to a decree of the Circuit Court
of Lee County made and entered at the October
Term thereof in the year 1870 the undersigned
who was appointed a Commissioner by said
Decree for the purpose to lay off by proper
meters and bounds $165\frac{55}{75}$ acres of land
Sold by Commissioner William W. Sage off
of the 500 acre tract in the bill mentioned
and having performed that duty your Com-
missioner begs leave to report that on
the 24th day of February 1871 he went up
-on the land in the bill mentioned but finding
that the end called the Southern end of said
tract was the Southeastern end and he ac-
cording laid off the said $165\frac{55}{75}$ acres off of
the said Southeastern end of the said 500
acre tract by proper meters and bounds as
follows: Beginning at a poplar Chestnut
Hickory and three Sourwoods on Edward
Pennington's line on the South side of the Stone
Mountain and with Edward Pennington's lines
S 64 E 79 poles crossing the Poor Valley Branch
to a Beech Dogwood and Sourwood on the
North side of the Poor Valley ridge N 47 E
89 poles to a Double Sugar tree on the Bank
of the Branch N 85 E 30 poles to a stake
on a spur of the Poor Valley ridge on Ed-
ward Pennington's line thence leaving the
said line S 42 E 40 poles to a blackoak and

Two Dogwoods in a hollow (not found)
 S 52 $\frac{1}{2}$ W 204 poles to a large Chestnut in
 the west side of a Rocky Cove N.W. of
 a Cliff on the top of the Poor Valley ridge
 S 18 E 12 poles to a Chestnut on top of
 said Cliff on top of the Poor Valley ridge
 S 59 $\frac{1}{2}$ W. 85 poles to two Chestnuts and a
 Sourwood on top of said ridge. N 53 W
 73 poles to a fallen dead tree in a lane
 N 54 W 44 poles to four Sourwoods a Hickory
 and two Chestnuts on the line on the
 East side of a Spur of the Stone mountain
 Thence with the Division line N 52 $\frac{1}{2}$ E 169
 horizontal measurement to the beginning
 Your Commissioner files with this report a
 plat of the said tract of land with the
 part laid off and will further state that
 the tract called the 500 acre tract in Com-
 plainant's bill does not contain that number
 but contains from 275 acres to 300 acres more
 or less. And the said Marion D. Richmond
 Complainant having produced to me sufficient
 evidence that he had paid to the parties in-
 titled the costs of this suit which after de-
 taining in his hands the sum of \$79.45 $\frac{3}{4}$
 which constituted the purchase money, I
 in pursuance of said Decree and at the
 direction of the said Marion D. Richmond
 have made and executed and acknowledged
 a deed to William Pinnington which I
 herewith return with this my report all
 of which is respectfully submitted &c.

David Miller
 Special Comr.



^{S.}
Marion L. Richmond
vs. ^{Report of Dr. Miller}
Commissioner
Wm. P. Jones

Filed March 2nd
per coll. On. Cl.

\$50.00

By the first day of September next
I promise to pay Martin D. Richmond
Fifty Dollars for value received
Witness my hand and seal March 12th 1860

Wm S. ~~Rich~~ Seal

Wm J Jones

Note

\$50.00

and Sept 1st 1860

(cA)

This Indenture made this 29th day of October 1851 between James Smyth George Smyth, Poly Smyth, Addison Smyth and Rebecca his wife John R. S. Russell and Elizabeth his wife of the County of Lee and State of Virginia of the one part and William P. Jones of the County & State aforesaid of the other part, Witnesseth That the said James, George, Poly, Addison, Smyth and Rebecca, his wife and John R. S. Russell and Elizabeth his wife for and in consideration of the sum of Four hundred and Fifty Dollars, lawful money, to them in hand paid the receipt, which is hereby acknowledged, hath granted bargained and sold unto the sd. Wm. P. Jones all there rite title and interest To a certain tract or parcel of Land, lying and being in the County of Lee and State of Virginia in the Poor Valley and containing five hundred acres without further measurement and bounded as follows, to wit. Beginning on the Top of the Stone mountain and a chestnut, and a locust, on Levi Penningtons line and with said line S 65 E 303 poles to a dogwood N 45 E 68 poles to a sugar tree, on the bank of the branch, N 85 E 30 poles to a stake on Penningtons lines S 42 E 40 poles to a black oak and two dogwoods in a deep hollow on the north side of the Poor Valley ridge S 54 W 192 poles to two chestnut oaks near an old corner S 35 E 12 poles to a Chestnut oak on a Clift on the Top of the ridge S 58 W 85 poles running with Grahams lines to Two Chestnuts and a Sowerwood on the sd ridge N 33 W 73 poles to a dead ^{oak} in a lane N 5 S W 168 poles to three chestnut oaks on the Top of the Stone Mountain, thence eastward to the beginning. ~~Also~~ another tract beginning on 5 Chestnut oaks on the Top of the Stone mountain S 52 E 170 poles to a chestnut in the Poor valley S 50 E 70 poles to a stake in a line of Rappells entry and with the Rappells line to 3 Chestnut sprouts on the Top of said ridge. N 37 W 66 poles to 3 small Black oaks on a spur of the Stone mountain N 38 W 160 poles to a Chestnut and Pine at the west end of the yellow Road thence with the Top of the Stone mountain to the beginning, also another piece containing One hundred acres without further measurement. Beginning on a Chestnut Chestnut oak and dogwood on the Top of the Stone mountain, thence with Levi Penningtons line N 76 E 290 poles to a stake in a line in the Fields survey, and with sd line N 42 W to 3 Chestnuts on the Top of the Stone mountain and with the same westward to the beginning. Do have and to hold the sd interest in the sd lands with all its appurtenances unto him the sd. William P. Jones and his heirs

forever, and the sd parties on the first part of this Indenture for themselves and their heirs do covenant with the said Jones & his heirs that they the sd parties of the first part and their heirs the said title interest to sd tracts of land to sd Jones and his heirs, will forever warrant and defend against the claiming of all persons whomsoever. In witness whereof the sd parties to the first part of this Indenture have hereunto set their hands and affixed their seals on the day and year above written

James Smyth (Seal)
George Smyth (Seal)
John R. S. Russell (Seal)
Elizabeth ^{her} Russell (Seal)
Mary ^{her} ^{mark} Smyth (Seal)
Addison Smyth (Seal)
Rebecca ^{her} ^{mark} Smyth (Seal)

Virginia Lee County, Clerk's Office the 30th day of October 1851.

This Indenture of bargain and sale for land between James Smyth George Smyth Mary Smyth Addison Smyth & Rebecca his wife John R. S. Russell & Elizabeth his wife of the one part, and William P. Jones of the part was acknowledged before me by the said James Smyth & George Smyth and admitted to record as to them.

S. P. Morrison D. C.

Virginia Lee County Clerk's Office, the 31st day of October 1851.

This deed for land between James Smyth George Smyth Mary Smyth Addison Smyth & Rebecca his wife & John R. S. Russell & Elizabeth his wife to William P. Jones was acknowledged before me by the said Mary Smyth John R. S. Russell & Elizabeth his wife & Addison Smyth & Rebecca his wife (they the said Elizabeth Russell & Rebecca Smyth having been first privately examined as the law directs) and admitted to record as to them.

S. P. Morrison D. C.

Copies Teste.

Henry J. Morgan D. C.

James Smith
George Smith
Addison Smith
Dolly Smith

these 4 out of the ^{six} ~~five~~ interests only pass by this deed during the Mrs Russell & Mrs Jones get not passed.

William P Jones

From { Copy of Deed

John A. S. Russell & others

(B)

Fee for copy 60.

not charged. ch 202

Know all men by these presents that We Marion D. Richmond and James B. Richmond are held and firmly bound unto William P. Jones in the sum of One hundred dollars for the true payment thereof well and truly to be made to the said Jones we bind ourselves jointly and severally firmly by these presents with our hands and seals this 28th day of September 1869.

The condition of the above obligation is such, that whereas the said Marion D. Richmond is a chancery suit pending in the Circuit Court of Lee County in which said Richmond is plaintiff and said William P. Jones is Defendant, the said Richmond on the 21st day of September 1869 did recover against the said Jones the sum of \$50.00 with legal interest thereon from the first day of September 1860 till paid and the costs of said suit and the said Court did also order that so much of said Jones land be sold on a credit of six months as will be sufficient to satisfy said judgment which had been attached in said suit for the purpose.

Now if the said Marion D. Richmond shall perform such future order as may be made in said suit upon the appearance of the said William P. Jones and his making defence then this obligation to be void otherwise to remain in full force.

Marion D. Richmond *(Seal)*
James B. Richmond *(Seal)*

Baron D. Richmond

vs } Bond

William R. Jones

The Commonwealth of Virginia,

TO THE SHERIFF OF LEE COUNTY—GREETING :
WE COMMAND YOU TO SUMMON *William P. Jones*

to appear before the Judge of our Circuit Court for Lee county, at the Court House, in the Clerk's Office, at Rules to be holden for the said Court, on the *first* Monday in *February* next, to answer a Bill in Chancery exhibited in our said Court against *him* by *Marion D. Richmond*

And have then there this writ. WITNESS, HENRY J. MORGAN, Clerk of our said Court, at the Court House, this *15th* day of *January* 1869, in the *93rd* year of the Commonwealth.

Henry J. Morgan Clerk.

S
d
Marion D. Richmond

as } Spu in Chy }

William P. Jones

February Rules 1869

Executed by attaching the
these tracts of land charged
to Wm P Jones on the Land
Books. lying in the Poor Valley
and on the Stone Mountain
Almanac, at 1869.

Wm P. Jones

Affidavit having been made by the plaintiff in this cause, as
required by Law, the Sheriff of Lee County, is ordered to attach
the three tracts of land, belonging to the defendant lying in Lee County
in the Poor Valley, ^{on the} Stone Mountain and on Stone Creek, convey-
ed to him by John D. Russell & others for the sum of \$50.00 with
interest from the first day of September 1860, and the costs of
this Suit, and hold the same Subjects to the future order
of the Court.

Teste

Henry J. Morgan, C. C.

Virginia.

At Rules held in the Clerk's office of the circuit Court of
Lee County on Monday the 1st day of February 1869.

Marion D. Richmond

Plaintiff

against

William P. Jones

Defendant

} In Chancery

The object of this Suit is to recover of the defendant \$50.00 with
legal interest thereon from the first day of September 1860 till
paid, and to subject to the payments thereof the land in the
bill mentioned which has been attached for the purpose. And
its appearing from an affidavit filed in the cause that the
defendant is a non resident of the Commonwealth. It is there-
fore ordered that he appear here within one month after due
publication of this order to do what is necessary to protect his
interest in this Suit

Henry J. Morgan, Clk

I certify that on Monday Feb. 15th 1869 such being court day, I posted
at the door of the court house of Lee County a copy of the
above order

Henry J. Morgan Clk
Feb. 15th 1869

MD Richmond

as 3 Order Pub.

3
William T. Jones

ok 22

VIRGINIA:

WASHINGTON COUNTY, TO WIT:

I do hereby certify that the annexed Notice has been published
four weeks successively, ending *March 12th* 1869,
in the "ABINGDON VIRGINIAN," a newspaper published in the
town of Abingdon, Va. Given under my hand this *18th*
day of *March*, 1869.

Geo. R. Barr,
Jr. Ed. "Virginian"

VIRGINIA:—At Rules held in the Clerk's
office of the Circuit Court of Lee county, on
Monday, the 1st day of February, 1869:

Marion D. Richmond,

Pff..

AGAINST

William P. Jones,

Defl.

IN CHANCERY.

The object of this suit is to recover of the defend-
ant \$50.00 with legal interest thereon, from the first
day of September, 1860, till paid, and to subject to
the payment thereof the land in the bill mentioned,
which has been attached for the purpose: And it
appearing from an affidavit filed in the cause that
the defendant is a non-resident of the Common-
wealth, it is therefore ordered that he appear here
within one month after due publication of this or-
der, to do what is necessary to protect his interest
in this suit.

HENRY J. MORGAN, c. c.

A Copy.—Teste,

HENRY J. MORGAN, c. c.

Feb. 19, 1869—4w

202